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6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE DISTRICT OF ARIZONA
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9	United States of America,) No. CR-11-1728-7-PHX-FJM (ECV)
10	Plaintiff, DETENTION ORDER
11	vs.
12	Rudy Chavarria, Jr.,
13	Defendant.
14))
15	In accordance with Title 18 U.S.C. § 3142 of the Bail Reform Act, a detention hearing
16	was held in the above-captioned matter. The Court finds that the Government has
17	established: (Check one or both, as applicable)
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19	🔀 by clear and convincing evidence, Defendant is a danger to the community and shall be
detained pending trial.	detained pending trial.
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23	by a preponderance of the evidence, Defendant is a serious flight risk and shall be
24	detained pending trial.
25	PART I FINDINGS OF FACT (1) There is probable cause to believe that Defendant has committed the following:
26	an offense for which a maximum term of imprisonment of ten years or more is
27	prescribed in 21 U.S.C. §§ 801 et seq., 951 et seq., or 46 U.S.C. App. § 1901 et seq.
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offense); § 2422 (coercion or enticement for a criminal sexual activity); § 2423

(transportation of minors with intent to engage in criminal sexual activity); and § 2425 (use

of interstate facilities to transmit information about a minor).

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3	prospective witness.
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8 9	PART II WRITTEN STATEMENT OF REASONS FOR DETENTION (Check one or both, as applicable)
10	(1) The Court finds that credible testimony and information submitted at the hearing
11	establish by clear and convincing evidence as to danger that:
12 13	1. Defendant is, and most certainly was on February 24, 2008, an active gang member in a
14	violent criminal street gang named East Side Los Guada Bloods ("ESb"); 2. The Govern-
15	ment has a very strong case against Defendant on, at least, Counts 14, 17, and 24 (18
16	U.S.C. § 924(2); 3. Defendant admitted that he was the driver of a black truck in which
17	the occupants, including another member of ESB, committed, at least, 5 drive-by
18	shootings in the early morning hours on February 24, 2008 at occupied structures on the
19	Salt River Indian Reservation, including one residence WHILE two Salt River Police
20	Department and Department of Interior employees were present and actively
21	investigating an earlier drive-by shooting at the residence; 4. After the last drive-by
	shooting on February 24, 2008 with law enforcement in hot pursuit, Defendant fled in the
22	black truck from the reservation onto the 202 Fwy into Phoenix, reaching speeds over 100
23	miles per hour at which time the police officers terminated the pursuit for safety reasons
24	and Defendant escaped; 5. Defendant subjected the innocent motoring public to serious
25	injury or death by his felony flight from law enforcement on February 24, 2008; 6.
26	Defendant was not charged with the crimes committed by him on February 24, 2008 until
27	after (March 29, 2012) he made his recorded admissions to law enforcement officers on
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1	November 22, 2011; 7. While not a prohibited possessor at the time, a search warrant was executed on November 22, 2011 at an apartment in Mesa, AZ leased to Defendant as the
2	lessee and seven firearms were discovered; 8. While there is no evidence Defendant was
3	present at the ESB gathering on July 26, 2009, the mother of a member of a rival gang to
4	ESB was peacefully sitting in her vehicle near the gathering when members of ESB
5	observed her sitting in the vehicle, forcibly removed the victim from her vehicle,
6	attempted to murder the victim by brutally physically beating the victim to the point of
7	unconsciousness, placing her body prone on North Alma School Road for the express
8	purpose and intent that the victim be run over and killed by a vehicle, and then ESB
9	members took the victim's vehicle and fled the scene. 9. As late as May 2011, ESB
10	members shot at members of their own gang for what they believed was cooperation with
11	law enforcement. Further, since the date of the first Indictment in this case on or about
12	September 1, 2011, ESB members have threatened the lives of several people who ESB
13	members think are cooperating witnesses for the Government. Given the violent
14	propensities of the ESB criminal street gang, witnesses and cooperators are at risk of
15	intimidation, injury or death for their cooperation by members of ESB not detained.
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17	(2) The Court finds by a preponderance of the evidence as to risk of flight that:
18	☐ Defendant has no significant contacts in the District of Arizona;
19	☐ Defendant has no resources in the United States from which he/she might
20	make a bond reasonably calculated to assure his/her future appearance;
21	Defendant has a prior criminal history;
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23	Defendant has a record of failure(s) to appear in court as ordered;
24	Defendant attempted to evade law enforcement contact by fleeing from law
25	enforcement;
26	☐ Defendant is facing a minimum mandatory of incarceration and
27	a maximum of if convicted;
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1	☐ Defendant does not dispute the information contained in the Pretrial Services Report,
2	and all supplements, if any, except:
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8	In addition:
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13	The Court incorporates by reference the findings of the Pretrial Services report and
14	all supplements, if any, which were reviewed by the Court at or before the time of the
15	hearing in this matter.
16	PART III DIRECTIONS REGARDING DETENTION
17	IT IS ORDERED that Defendant is hereby committed to the custody of the
18	Attorney General or his/her designated representative for confinement in a corrections
19	facility separate, to the extent practicable, from persons awaiting or serving sentences or
	being held in custody pending appeal. 18 U.S.C. § 3142(i)(2). Defendant shall be afforded
20	a reasonable opportunity for private consultation with defense counsel. 18 U.S.C. § 3142
21	(i)(3). Upon order of a court of the United States or request of an attorney for the Govern-
22	ment, the person in charge of the corrections facility shall deliver Defendant to the United
23	States Marshal Service for the purpose of an appearance in connection with a court
24	proceeding. 18 U.S.C. § 3142(i)(4).
25	PART IV APPEALS AND THIRD PARTY RELEASE
26	IT IS FURTHER ORDERED that should a review of this detention order be
27	filed pursuant to 18 U.S.C. § 3145, it is the responsibility of the movant's attorney to

deliver a copy of the motion for review to U.S. Pretrial Services, at least, one day prior to the review hearing set before the assigned District Judge. Pursuant to Rule 59(a), Fed.R. Crim.P. (2010), a party seeking review shall have **fourteen (14) days** to file a motion for review after being served with a copy of this written order, after the oral order is stated on the record, or at some other time the assigned District Judge may set. Failure to timely file a motion for review in accordance with Rule 59(a) may waive the right to review. Rule 59(a), Fed.R.Crim.P. IT IS FURTHER ORDERED that the issue of detention may be reopened at any time before trial upon a finding that information exists that was not known to the movant at the time of the detention hearing and such information has a material bearing on the issue whether there are conditions of release that will reasonably assure the appearance of Defendant as required and the safety of any other person and the community. Title 18 U.S.C. § 3142(f). DATED this 20th day of April, 2012 awrence O. Knderson United States Magistrate Judge